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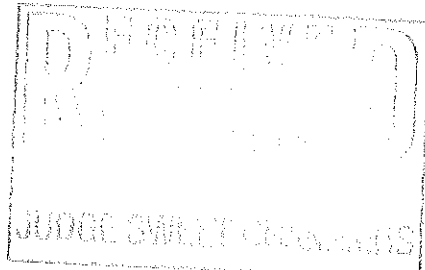
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August 14, 2018



VIA ECF

Hon. Robert W. Sweet
United States Courthouse
Southern District of New York
500 Pearl Street - Courtroom 18C
New York, New York 10007-1312

Re: Anthony Zappin v. Claire Comfort, et al.
Case No.: 1:18-cv-01693-RWS
Our File No.: AW-1013

Dear Judge Sweet:

Our offices are counsel to the defendant, Comprehensive Family Services, Inc., in the above-entitled litigation.

As Your Honor will recall, we have moved, pursuant to Rule 12b for dismissal of plaintiff's initial complaint in this litigation. Your Honor has scheduled our motion, as well as those motions of the various other defendants, to be orally argued before the Court on August 22, 2018.

The plaintiff has filed a lengthy, 108 page Amended Complaint on August 13, 2018. These amended pleadings were discussed during the August 8, 2018 hearing held before Your Honor.

Sunder
Sweet
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Hon. Robert W. Sweet
August 14, 2018
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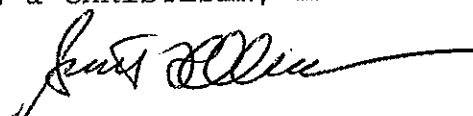
It is respectfully submitted and requested that the defendant, Comprehensive Family Services, Inc., be permitted an extension of time within which to move against plaintiff's Amended Complaint for a period commensurate of that request by counsel for the Cohen defendants in their letter of August 14, 2018, which was filed with this Court on August 14, 2018 as Document No. 69 of the Court's Docket. The Cohen defendants request a period "of thirty (30) days after decision on the pending disqualification motion" interposed by plaintiff. The prior appearances of the parties were also concomitantly scheduled and permitted by the Court.

Lastly, we would request the Court's advices as to whether the Court will entertain any hearing, oral arguments and/or proceedings on August 22, 2018 as previously directed, or whether same will be held in abeyance due to the filing of the amended pleadings.

Very truly yours,

FUMUSO, KELLY, SWART, FARRELL,
POLIN & CHRISTENSEN, LLP

BY:


SCOTT G. CHRISTENSEN

SGC/dp